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|--|--|--|--|--|---|
| Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent  |  |  |  | Docket No.   |   |
| In Re Application Of: DAVID WADLOW; FRANK SCHOLTEN; BALPH GIFFONE; KENNETH B. GERENRAICH   |  |  |  |  |   |
| Application No.<br>10/728,407  | Filing Date<br>12/05/2003  | Examiner MULLEN, THOMAS J.   | Customer No.<br>26822  | Group Art Unit<br>2632   | Confirmation No. 9757   |
| Invention: CON   | FROL SYSTEM WIT  | TH CAPACITIVE DETECTO  | R  | I  |   |
| Qwner of Record:   | GERENRAICH FA  | AMILY TRUST  |  |  |   |
| COMMISSIONER FOR PATENTS:  |  |  |  |  |   |
| provided below, the the expiration date of disclaimer, of prior P be enforceable only patent granted on the In making application that woul patent, as presently held unenforceable, under 37 C.F.R. 1.32 the expiration of its for Check either | of the full statutory tereatent No. 6,731,209 for and during such perinstant application are the above disclaimer, dextend to the expiral shortened by any term is found invalid by a compact of the statutory term as present the property of the statutory term as present the sta | atutory term of any patent granterm defined in 35 U.S.C. 154 to The owner hereby agrees to be riod that it and the prior patern and is binding upon the grantee, it the owner does not disclaim th | ed on the instant at a 156 and 173, as that any patent so at are commonly on the terminal part in as defined in 35 at it later expires first statutorily disclarate, is reissued, of all disclaimer. | pplication, which was presently shorted on the insowned. This agreor assigns.  of any patent graup U.S.C. 154 to 156 or failure to pay a simed in whole or the insor is in any manner. | ned by any terminal<br>stant application shall<br>ement runs with any<br>anted on the instant<br>and 173 of the prior<br>maintenance fee, is<br>terminally disclaimed<br>er terminated prior to |
| 1.  For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.   |  |  |  |  |   |
| information and believed statements and the  | ef are believed to be to like so made are pun  | ents made herein of my own true; and further that these stat ishable by fine or imprisonmentements may jeopardize the validities.  | ements were mad<br>t, or both, under S   | e with the knowle<br>Section 1001 of T   | dge that willful false ditle 18 of the United   |
| 2. The undersi   | igned is an attorney of  | record.  |  |  |   |
| v  | Signature VALTER A. HACKLEI  | Dated:   | JUNE 15, 2005  |  |   |
| **************************************   | Typed or Printed Name  |  |  |  |   |
| PTO sugges   | sted wording for termin  | C.F.R. 1.20(d) included.<br>nal disclaimer was unchanged.<br>(b) is required if terminal disclain  | ner is signed by the   | e assignee.  |   |